

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

-----x
KRISTIN A. CARMODY, M.D., M.H.P.E. :
Plaintiff, :
-against- :
. : 21-CV-08186 (LGS)
NEW YORK UNIVERSITY; NYU GROSSMAN :
SCHOOL OF MEDICINE; NYU LANGONE :
HOSPITALS; ROBERT I. GROSSMAN, M.D.; :
FRITZ FRANCOIS, M.D.; STEVEN B. :
ABRAMSON, M.D.; ANDREW BROTMAN, :
M.D.; and ROBERT J. FEMIA, M.D., :
Defendants. :
-----x

DEFENDANTS' FED. R. CIV. P. 7.1 DISCLOSURE STATEMENT

Pursuant to Rule 7.1 of the Federal Rules of Civil Procedure, the undersigned counsel of record for defendants New York University, NYU Grossman School of Medicine and NYU Langone Hospitals (collectively, the “NYU Defendants”), hereby states that none of the NYU Defendants are publicly held and they possess no parents, affiliates and/or subsidiaries that are publicly held.

Dated: New York, New York
January 12, 2022

CERASIA & DEL REY-CONE LLP



By _____

Edward Cerasia II
Alison L. Tomasco
150 Broadway, Suite 1517
New York, New York 10038
646.525.4235
ed@cdemploymentlaw.com
alison@cdemploymentlaw.com